UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

IN THE MATTER OF)	
THE EXTRADITION OF) Case	No. 20-mj-1069-DLC
MICHAEL L. TAYLOR	,)	,
)	
)	
IN THE MATTER OF)	
THE EXTRADITION OF) Case	No. 20-mj-1070-DLC
PETER M. TAYLOR)	

GOVERNMENT'S NOTICE OF SUPPLEMENTAL AUTHORITY

The United States, through Assistant United States Attorney Stephen W. Hassink, respectfully brings to this Court's attention the attached additional evidence (Exhibits A & B) reflecting the fact that Michael Taylor and Peter Taylor have the resources with which to flee and therefore should continue to remain detained as flight risks. Specifically, the attached documents show two wire transfers that were made from Carlos Ghosn to the company Promote Fox LLC in October 2019 that total \$862,500. The documents further show that Peter Taylor and his brother, Oliver Taylor, are the managers of Promote Fox LLC.¹

¹ The documents in Exhibit A are included in Japan's formal requests for the Taylors' extradition. The United States has provided counsel for the Taylors with a Bates stamped, electronic version of Japan's formal requests.

CONCLUSION

The Taylors' Motion should be denied.

Date: July 7, 2020

Respectfully submitted,

ANDREW E. LELLING United States Attorney

By: <u>/s/ Stephen W. Hassink</u>

STEPHEN W. HASSINK

Assistant United States Attorney

/s/ Philip A. Mirrer-Singer

PHILIP A. MIRRER-SINGER

Trial Attorney

CERTIFICATE OF SERVICE

I, Stephen W. Hassink, Assistant U.S. Attorney, do hereby certify that on July 7, 2020, I served a copy of the foregoing on all registered parties by electronic filing on ECF.

/s/ Stephen W. Hassink Stephen W. Hassink Assistant U.S. Attorney